

Message

From: Compher, Michael [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=E258CB856E3D4AE6BACCA7FA48CA827A-MCOMPHER]
Sent: 12/13/2017 10:21:06 PM
To: McEvoy, Chad [mcevoy.chad@epa.gov]
Subject: FW: Michael Compher

Michael Compher
Chief, Air Monitoring and Analysis Section
Region 5 Air and Radiation Division
U.S. Environmental Protection Agency
Phone: 312-886-5745

From: Compher, Michael
Sent: Wednesday, December 13, 2017 11:34 AM
To: Hamilton, Scott <hamilton.scott@epa.gov>; Qazzaz, Bilal <qazzaz.bilal@epa.gov>
Cc: Siegel, Kathryn <siegel.kathryn@epa.gov>
Subject: FW: Michael Compher

Bilal and Scott – Thanks for your quick review and feedback on OEPA’s submission. Below is the response I provided.

Michael Compher
Chief, Air Monitoring and Analysis Section
Region 5 Air and Radiation Division
U.S. Environmental Protection Agency
Phone: 312-886-5745

From: Compher, Michael
Sent: Wednesday, December 13, 2017 11:32 AM
To: 'paul.koval@epa.ohio.gov' <paul.koval@epa.ohio.gov>
Cc: thang.vu@epa.ohio.gov; Michael.Rath@epa.ohio.gov; Cynthia.Dewulf@epa.ohio.gov
Subject: RE: Michael Compher

Paul - I called you late yesterday to discuss this, and understand you are out of the office for the next several days. I’m responding to all to confirm receipt, provide our initial feedback, and keep this moving toward resolution.

Region 5 received OEPA’s cover letter and both emails containing attached supporting documentation for use of the BG null data code for the Toledo data, as well as OEPA’s explanation and documentation on the validity of the Wilgus site’s Sept 3, 2016 manual QC check and ambient data surrounding that check. Region 5 has not yet fully reviewed the justification OEPA submitted for Toledo, but we did review your recommendation and rationale for Wilgus.

Region 5 remains concerned that the manual QC check conducted on 9/3/2013 at Wilgus was 10% and exceeded the validation criteria. OEPA has not provided evidence to question the functionality of Portsmouth’s Level 3 ozone transfer standard (Dasibi 1008-PC SN: 7091) used for the manual QC check; therefore, we continue to view it as a valid check that failed the criteria. A valid failed check indicates that the instrument was not in control and should result in the invalidation of ambient data (August 21, 2013 through September 15, 2013) that cannot be bracketed by valid passing QC checks.

Additionally, Region 5 is requesting the following additional information:

1. Provide the certification from Dasibi SN 7091 on 8/1/2013.
2. Explain why a transfer standard having a slope greater 1.05 is being used.
3. Provide and clarify the equation used to calculate the standard ozone concentration (actual concentration) when using the transfer standard front panel display.

We appreciate your continued focus on addressing these issues and providing responses to our questions,

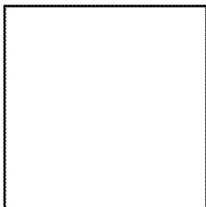
Thanks,
Michael

Michael Compher
Chief, Air Monitoring and Analysis Section
Region 5 Air and Radiation Division
U.S. Environmental Protection Agency
Phone: 312-886-5745

From: paul.koval@epa.ohio.gov [mailto:paul.koval@epa.ohio.gov]
Sent: Monday, December 11, 2017 1:53 PM
To: Compher, Michael <compher.michael@epa.gov>
Cc: thang.vu@epa.ohio.gov; Michael.Rath@epa.ohio.gov; Cynthia.Dewulf@epa.ohio.gov
Subject: Michael Compher

Michael,
Attached please find a letter from Bob Hodanbosi outlining the materials we would like to submit for documentation of the decisions we have established regarding the Ozone data evaluations (Phases 1 & 2). Please let me know if the data transmitted properly. Thank you.
PK

I will send 2 sets of files..... 1 of 2



Did You Know: Children of parents who talk to their teens about drugs are up to 50% less likely to use. Start the conversation: StartTalking.Ohio.Gov

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